

preme Court Building and Grounds as defined in section 13p of this title, and the Library of Congress Buildings and Grounds as defined in section 167j of title 2, and except to the extent herein specifically provided, including amendments made by this section, nothing in this section shall be construed to repeal, amend, alter, modify, or supersede any provision of sections 193a to 193m, 207a, 212a, 212a-2, 212a-3, and 212b of this title, or any other of the general laws of the United States or any of the laws enacted by the Congress and applicable exclusively to the District of Columbia, or any rule or regulation promulgated pursuant thereto, in effect on January 1, 1975, pertaining to said buildings and grounds, or any existing authority, with respect to such buildings and grounds, vested by law, or otherwise, on such date, in the Senate, the House of Representatives, the Congress, or any committee or commission or board thereof, the Architect of the Capitol, or any other officer of the legislative branch, the Chief Justice of the United States, the Marshal of the Supreme Court of the United States, or the Librarian of Congress.

(2) Notwithstanding the foregoing provision of this section, any of the services and facilities authorized by this Act to be rendered or furnished (including maintenance of streets and highways, and services under section 1537 of title 31) shall, as far as practicable, be made available to the Senate, the House of Representatives, the Congress, or any committee or commission or board thereof, the Architect of the Capitol, or any other officer of the legislative branch vested by law or otherwise on January 1, 1975, with authority over such buildings and grounds, the Chief Justice of the United States, the Marshal of the Supreme Court of the United States, and the Librarian of Congress, upon their request, and, if payment would be required for the rendition or furnishing of a similar service or facility to any other Federal agency, payment therefor shall be made by the recipient thereof, upon presentation of proper vouchers, in advance or by reimbursement (as may be agreed upon by the parties rendering and receiving such services).

**(i) Continued application of laws, rules, and regulations covering areas within National Capital Service Area**

Except to the extent otherwise specifically provided in the provisions of this section, and amendments made by this section, all general laws of the United States and all laws enacted by the Congress and applicable exclusively to the District of Columbia, including regulations and rules promulgated pursuant thereto, in effect on January 1, 1975, and which, on such date, are applicable to and within the areas included within the National Capital Service Area pursuant to this section shall, on and after January 2, 1975, continue to be applicable to and within such National Capital Service Area in the same manner and to the same extent as if this section had not been enacted, and shall remain so applicable until such time as they are repealed, amended, altered, modified, or superseded, and such laws, regulations and rules shall thereafter be applicable to and within such area in the

manner and to the extent so provided by any such amendment, alteration, or modification.

**(j) Residency within National Capital Service Area**

In no case shall any person be denied the right to vote or otherwise participate in any manner in any election in the District of Columbia solely because such person resides within the National Capital Service Area.

(Pub. L. 93-198, title VII, §739, Dec. 24, 1973, 87 Stat. 825.)

REFERENCES IN TEXT

The provisions of title 5 governing appointments in the competitive service, referred to in subsec. (c), are classified to section 3301 et seq. of Title 5, Government Organization and Employees.

This Act, referred to in subsecs. (g)(1) and (h)(2), means the District of Columbia Self-Government and Governmental Reorganization Act, Pub. L. 93-198, Dec. 24, 1973, 87 Stat. 774, which is classified principally to the District of Columbia Code. See chapter 2 (§1-201 et seq.) of Title 1, Administration, of the District of Columbia Code. For classification of this Act to the U.S. Code, see Tables.

The amendments made by this section, referred to in subsecs. (h)(1) and (i), means the amendments made by section 739(d) and (g)(3) to (9) of Pub. L. 93-198, which amended sections 13n, 193a, 212a, and 212b of this title and section 167h of Title 2, The Congress, and enacted provision set out as a note under section 193a of this title.

CODIFICATION

Subsecs. (d) and (g)(3) to (9) of this section made the amendments specified in the References in Text note above.

In subsec. (h)(2), "section 1537 of title 31" substituted for "section 731 of this Act [31 U.S.C. 685a]" on authority of Pub. L. 97-258, §4(b), Sept. 13, 1982, 96 Stat. 1067, the first section of which enacted Title 31, Money and Finance.

Section is also set out in section 9-142 of the District of Columbia Code.

CHANGE OF NAME

Reference to Executive Protective Service held to refer to United States Secret Service Uniformed Division pursuant to Pub. L. 95-179, set out as a note under section 202 of Title 3, The President.

DEFINITIONS

The definitions in section 103 of Pub. L. 93-198 (which is classified to section 1-202 of the District of Columbia Code) apply to this section.

**§ 137. Protection of Federal Government buildings in District of Columbia**

The Attorney General and the Secretary of the Treasury may prohibit—

(1) any vehicles from parking or standing on any street or roadway adjacent to any building in the District of Columbia used by law enforcement authorities subject to their jurisdiction, that is in whole or in part owned, possessed, or leased to the Federal Government; and

(2) any person or entity from conducting business on any property immediately adjacent to any building described in paragraph (1).

(Pub. L. 104-132, title VIII, §803, Apr. 24, 1996, 110 Stat. 1305.)

**§ 138. Repealed. Pub. L. 105–100, title I, § 157(f),  
Nov. 19, 1997, 111 Stat. 2187**

Section, Pub. L. 105–33, title XI, §§ 11715, 11717(b), Aug. 5, 1997, 111 Stat. 784, 786, related to requirement that certain Federal officials provide notice before carrying out activities affecting real property located in the District of Columbia.

**EFFECTIVE DATE OF REPEAL**

Section 157(f) of Pub. L. 105–100 provided that the repeal of this section is effective Oct. 1, 1997.

**CHAPTER 2—CAPITOL BUILDING AND  
GROUNDS**

Sec.		Sec.	
161.	Title of Superintendent of Capitol Building and Grounds changed to Architect of Capitol.	166b–6.	Assignment and reassignment of personnel by Architect of Capitol for personal services.
161a.	Repealed.	166b–7.	Architect of the Capitol human resources program.
162.	Architect of Capitol; powers and duties.		(a) Short title.
162–1.	Appointment of Architect of Capitol.		(b) Finding and purpose.
162a.	Compensation of Architect of Capitol.		(c) Personnel management system.
162b.	Semiannual report of expenditures by Architect of Capitol.		(d) Implementation of personnel management system.
163.	Care and superintendence of Capitol by Architect of Capitol.	166c.	Acquisition of surplus supplies, materials, etc.; priority.
163a.	Exterior of Capitol, duty of Architect.	166d.	Rental or lease of storage space.
163b.	Delegation of authority by Architect of Capitol.	166e.	Funds out of Contingent Expenses, Architect of Capitol.
164.	Omitted.	166f.	Funds out of Capitol Buildings, Architect of Capitol.
164a.	Assistant Architect of Capitol to act in case of absence, disability, or vacancy.	166g.	Expenses for flying American flags and providing certification services therefor.
165.	Repealed.	166h.	Transfer of funds by Architect of Capitol; approval.
166.	Architect of Capitol; repairs of Capitol.	166i.	Energy conservation and management.
166a.	Omitted.	167.	Lighting, heating, and ventilating House of Representatives.
166a–1.	Appropriations under control of Architect of Capitol; availability for expenses of advertising.	167a.	Repealed.
166b, 166b–1.	Omitted or Repealed.	168.	Heating and ventilating Senate wing.
166b–1a.	Compensation of employees under Architect of Capitol; single per annum gross rates of pay.	168a.	Repealed.
166b–1b.	Conversion by Architect of Capitol of existing basic pay rates to per annum gross pay rates.	169.	Furniture for House of Representatives.
166b–1c.	Obsolete references in existing law to basic pay rates.	170.	Purchase of furniture or carpets for House or Senate.
166b–1d.	Savings provisions.	170a.	Transferred.
166b–1e.	Effect on existing law.	171.	Transfer of discontinued apparatus to other branches.
166b–1f.	Exemptions.	172.	Repealed.
166b–2.	Registered nurses compensated under appropriations for Capitol Buildings, Senate Office Buildings, and House Office Buildings; allocation to General Schedule salary grade.	173.	Estimates for improvements in grounds.
166b–3.	Authorization to fix basic rate of compensation for certain positions.	174, 174a.	Omitted.
166b–3a.	Compensation of certain positions in Office of Architect of Capitol.	174b.	Senate Office Building; approval of structural changes by Architect of Capitol.
	(a) Amount of compensation to be that specified in appropriations Acts.	174b–1.	Additional Senate office building.
	(b) Positions covered.	174c.	Control, care, and supervision of Senate Office Building.
	(c) Calculation of amounts.	174d.	Assignment of space in Senate Office Building.
	(d) Effective date.	174d–1.	Assignment of space for meetings of joint committees, conference committees, etc.
166b–3b.	Compensation of certain positions under jurisdiction of Architect of Capitol.	174e.	Certification of vouchers by Architect of Capitol.
	(a) Director of Engineering.	174f to 174j.	Omitted.
	(b) Other listed positions.	174j–1.	Senate Restaurants; management by Architect of Capitol; approval of matters of general policy; termination.
	(c) Authority to list additional positions.	174j–2.	Omitted.
166b–4.	Gratuities for survivors of deceased employees under jurisdiction of Architect of Capitol.	174j–3.	Authorization and direction to effectuate purposes of sections 174j–1 to 174j–7 of this title.
166b–5.	Withholding and remittance of State income tax by Architect of Capitol.	174j–4.	Special deposit account; establishment; appropriations; approval of payments.
	(a) Agreement by Architect with appropriate State official; covered individuals.	174j–5.	Deposits and disbursements under special deposit account.
	(b) Number of remittances authorized.	174j–6.	Bond of Architect, Assistant Architect, and other employees.
		174j–7.	Superseding of prior provisions for maintenance and operation of Senate Restaurants.
		174j–8.	Management personnel and miscellaneous expenses; availability of appropriations; annual and sick leave.
		174j–9.	Loans for Senate Restaurants.

- (c) Requests for withholding and remittance; amount of withholding; number and effective date of requests; change of designated State; revocation of request; rules and regulations.
- (d) Time or times of agreements by Architect.
- (e) Provisions as not imposing duty, burden, requirement or penalty upon United States or any officer or employee of United States.
- (f) “State” defined.